

2700 First Indiana Plaza 135 N. Pennsylvania St. Indianapolis, Indiana 46204 (317) 684-5000

ATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit:	2123	Certificate Under 37 C.F.R.§ 1.8(a)
Atty. Docket:	9090-0149	I hereby certify that this correspondence is being deposited with the United States Postal Service as
Applicant:	Lindner et al.	first class mail in an envelope addressed to: Box Non-Fee Amendment, Commissioner for Patents, Washington, D.C. 20231
PROCES APPARA	ATUS FOR USE IN AN INDUSTRIAL SS AND PLANT INCLUDING SUCH ATUSES AS WELL AS METHOD FOR TING OPERATION OF SUCH PLANT	on September 13 , 2002 Victoria Neesen-Hales
Serial No.:	09/415,815	Dated: September 13, 2002 RECEIVED
Filed:	October 12, 1999	}
Examiner:	Garcia Otero, E.	SEP 2 0 2002
Examinei.	Garcia Ottro, E.	Technology Center 2100

PETITION UNDER 37 C.F.R § 1.8(b) TO ACCEPT PAPERS AS TIMELY FILED AND RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT MAILED AUGUST 14, 2002

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Applicants thank the Examiner for the courtesies extended to Kelly Blaylock and Christine Orich during the telephone interviews of August 27 and September 12, 2002. Applicants respectfully submit the following Petition and Response to the Notice of Non-Compliant Amendment mailed August 14, 2002.

PETITION

Applicants respectfully request that the Preliminary Amendment originally filed October 12, 1999, and resubmitted concurrently herewith and previously on June 7, 2002, be accepted as timely filed.

As the attached documents indicate, the Preliminary Amendment was originally filed concurrently with the application. Accordingly, the Preliminary Amendment correctly indicated that the serial number was "unknown."

The Office Action mailed February 13, 2002 indicated that the Preliminary

Amendment had not been entered. Because the Preliminary Amendment was properly

submitted concurrently with the application, the failure to enter the Preliminary Amendment
as originally filed was a Patent Office error.

In the Response filed May 9, 2002, Applicants requested entry of the Preliminary Amendment. Subsequently, on June 6, 2002, the Examiner requested that a copy of the original Preliminary Amendment be submitted by fax.

On June 7, 2002, Applicants submitted by fax copies of the Preliminary Amendment and return post card, and a Statement declaring that the copies were accurate and complete. During the teleconferences of August 27 and September 12, 2002, the Examiner indicated to Applicants' representatives that the Statement and accompanying copies had been misfiled due to a typographical error in the serial number on the Statement. However, the Examiner also indicated that since the application title and inventor names were correctly identified on both the original Preliminary Amendment and the Statement, and were different from the application where the Statement was believed to have been misfiled, any misfiling that occurred was a Patent Office error.

Applicants again submit concurrently herewith a complete and accurate copy of the Preliminary Amendment and return post card.

For at least these reasons, Applicants respectfully request that the Preliminary Amendment originally filed on October 13, 1999 be accepted as timely filed.

RESPONSE

to Notice of Non-Compliant Amendment

The Office communication mailed August 14, 2002 contained a Notice of Non-Compliant Amendment (37 CFR § 1.121) (the "Notice"), relating to the "amendment filed on 6/7/02," which "amendment" consisted of a copy of the Preliminary Amendment that had been originally filed on October 12, 1999.

The Notice of Non-Compliant Amendment was improperly issued because the Preliminary Amendment was originally filed prior to the effective date (March 1, 2001) of the amendments to 37 CFR § 1.121. Applicants are not required to submit a clean version of the claim amendments originally submitted in the October 12, 1999 Preliminary Amendment. Nonetheless, as a courtesy to the Examiner and in order to advance prosecution of this case, Applicants submit as a separate paper herewith a clean copy of the claims that were amended by the October 12, 1999 Preliminary Amendment. Applicants respectfully request that the Preliminary Amendment be entered as originally filed.

Summary of Papers Enclosed Herewith

The following documents are submitted as separate papers concurrently herewith:

- (1) A copy of the Preliminary Amendment filed October 12, 1999;
- (2) A copy of the return postcard indicating that the Preliminary Amendment was received by the Patent Office and assigned a filing date of October 12, 1999;
 - (3) A statement certifying that the above copies are accurate and complete; and
 - (4) A clean copy of the claims amended by the Preliminary Amendment.

Final Remarks

As indicated in Applicants' May 9, 2002 Response, claims 1-37 of the above-noted application are believed to be in condition for allowance. Applicant respectfully requests that the Examiner so find and issue a Notice of Allowance in due course. The Examiner is asked to call Applicant's attorneys, James A. Coles, at 317-684-5282, or Christine Orich, at 317-684-5414, to address any outstanding issues in order to expedite the prosecution of this application for all parties.

Respectfully submitted,

BOSE McKINNEY & EVANS LLP

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Express Mail No.: Mailed: Applicant Title:

EM1345059134505US O?tober 12, 1999 Georg et al. APPARATUS FOR USE IN AN INDUSTRIAL PROCESS ET AL. Unknown 9090-0149

Serial No.: Attorney Docket:

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Certificate of Express Mail Under 37 CFR 1.10 Application Cover Sheet (In Duplicate) Specification (6 Pages) Claims (37 Claims)

Abstract
Two (2) Sheets Formal Drawings
Two (2) Declarations and Powers of Attorney

Two (2) Declarations and Powers of Attorney
Two (2) Assignments from inventors to Endress + Hauser GmbH + Co.
Two (2) Recordation Forms
Claim of Priority
Certified Copy Priority Document
Preliminary Amendment
Check in the Amount of \$1,146.00

THE STAMP OF THE PATENT OFFICE HEREON INDICATES RECEIPT OF THE ABOVE-LISTED PAPERS

JAC/sw

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